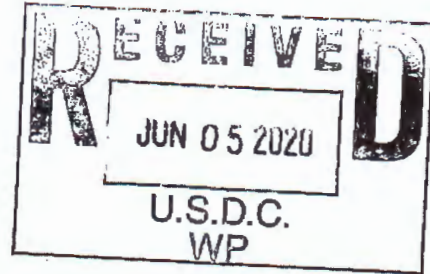


MEMO ENDORSED

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Mr. Tremel Taylor  
Registered No. #77279-054  
U.S. Penitentiary McCreary  
P.O.Box #3000  
Pine Knot, Kentucky 42635-0000



IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK  
WHITE PLAINS DIVISION

TREMEL TAYLOR, \*  
Petitioner, \*  
V. \*  
UNITED STATES OF AMERICA, \*  
Respondent. \*

Case No. 7:20-CV-2233(KMK)

Case No. 16-CR-0390-1(KMK)

MOTION FOR ENLARGEMENT OF TIME

Now Comes, the above petitioner Mr. Tremel Taylor, in pro-se, to move this honorable court for an extension of time due to extraordinary circumstances beyond his control, based upon governmental malfeasance, and shows the following.

On or about March 31, 2020., the Habeas Court had issued a show cause order upon the defendant, thereby instructing Mr. Tremel Taylor to show why he should not be barred by the AEDPA Statute of Limitation period within sixty days of that order, however the Movant did not recied siad order until April 15, 2020.

During the intirm, all sudden the inmate legal computor tower crashed and has not been replaced since April 7, 2020.

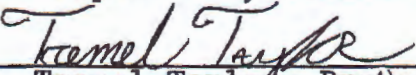
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Furthermore, not only has the USP McCreary staff faked a COVID-19 outbreak at the facility, they went on a harrasment campaign against petitioner's legal assistant Mr. Potts for no legal reason whatsoever, that has completely stalled a timely response to the court's directive, because simply, staff does not respect court orders in post conviction matters, or otherwise. (See Pet. Ex. A-B")

Wherefore, as a result of government misfeasance, petitioner request an additional ("60") days, as a result that the federal employees never face any consequences for their conduct due to unlawful collective bargaining agreements, practices and customs of the ("BOP") Agency Executive Staff and Justice Department acts or omissions in turning a blind eye, the Movant has no control over without Judicial interfearance. 1 /

Respectfully Submitted

Dated: 5-25-20

  
Mr. Tremel Taylor, Prohse

Granted. Mr. Taylor is given until 8/8/20 to anser the Order to Show Cause. The Government is to mail this memo endorsement to Mr. Taylor by 6/12/20 and certify that it did so by 6/15/20.

So Ordered.

 6/8/20

1 / The court should be on notice, that since the Justice Department has been refusing for the past ("50") years or more to discipline its employees or firing them for obstructing, harrassing and delaying or destroying inmate legal access and documents. United States V. Tarpley, 945 F.2d. 806, 809 (5th Cir. 1991)(quoting United States V. Classic, 313 U.S. 299 (1941). Which is a federal program pursuant to 28 ("CFR") 543.10 et.seq., petitioner has no alternative but to seek a preliminary injunction and sanctions against Government Counsel, based upon the fact that Potts does not engaged into any illegal conduct or paraphenelia, in which would cause him trouble with correctional employees who did not file any incident reports about his ["sic"] belligerent behavoir, because if that was true he would be in special unit housing. ("See Pet. Exhibit-C")